1 JACKSON LEWIS LLP JAMERSON C. ALLEN (State Bar No. 132866) 2 CARA CHING-SENAHA (State Bar No. 209467) 199 Fremont Street, 10th Floor 3 San Francisco, California 94105 Telephone: (415) 394-9400 4 Facsimile: (415) 394-9401 5 Attorneys for Defendant WW WHARF GL, INC. (ctroneously sued as WW LODGING, INC.) 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTIRCT OF CALIFORNIA 10 GYPSIE JONES, Case No. C 06 4224 11 Plaintiff. SECOND FURTHER STIPULATION 12 TO CONTINUE DEFENDANT WW ٧. WHARF GL, INC.'S DEADLINE TO 13 FILE RESPONSIVE PLEADING WW LODGING, INC., a Delaware corporation, 14 dba RADISSON FISHERMAN'S WHARF [Civil Local Rule 6-1(a)] HOTEL, BLOCK 14 ASSOCIATES, and DOES 15 ONE to FIFTY, inclusive, 16 Defendants. Complaint Filed: July 10, 2006 17 18 Plaintiff GYPSIE JONES and Defendant WW WHARF GL, INC. (erroneously 19 sued as WW LODGING, INC.) through their respective attorneys of record, hereby stipulate as 20 follows: 21 I. Counsel for WW Wharf GL, Inc. and Plaintiff have verbally agreed on 22 settlement terms and are in the process of finalizing a written settlement agreement, which will 23 dismiss with prejudice all parties and claims in this action. In addition, the parties are 24 negotiating their compliance with the Notice of Lien filed in this action by Wild Oats Market. 25 Accordingly, the parties stipulate and agree that defendant WW Wharf 26 GL, Inc. has a further extension up to and including October 17, 2006 to finalize the written 27 settlement agreement, before the time to file its responsive pleading in this action is due. 28 SECOND FURTHER STIPULATION TO CONTINUE DEFENDANT'S WW WHARF GL, INC.'S DEADLINE T PILE RESPONSIVE PLEADING Case No. C 06 4224

J. 3. Pursuant to Civil Local Rule 6-1(a), this Stipulation does not change any 2 event or deadline set by Court order. Plaintiff has waived her right to hold a joint inspection of the property under the Court's scheduling Order. 3 4 SO STIPULATED: 5 JACKSON LEWIS LLP Dated: October 12, 2006 6 7 Jamerson C. Allen 8 Cara Ching-Senaha Attorneys for Defendant 9 WW WHARF GL, INC. 10 SINGLETON LAW GROUP Dated: October <u>12</u>, 2006 11 12 13 Jason K. Singleton Richard E. Grabowksi 14 Attorneys for Plaintiff KPSIĚ JONES 15 16 GRANTED 17 18 19 20 21 22 23 24 25 26 27 28 SECOND STIPULATION TO CONTINUE DEFENDANT'S WW WHARF GL, INC.'S Casc No. C 06 4224 DEADLINE T FILE RESPONSIVE PLEADING